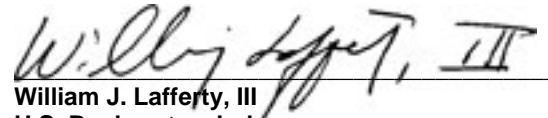




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3 The following constitutes the order of the court.
4 Signed September 15, 2017

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7 William J. Lafferty, III
U.S. Bankruptcy Judge

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10 UNITED STATES BANKRUPTCY COURT
11 NORTHERN DISTRICT OF CALIFORNIA
12 OAKLAND DIVISION

13 In re
14 Jennifer Capet, No. 13-45013
15 Debtor. Chapter 13

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18 **MEMORANDUM REGARDING MOTION TO WITHDRAW AS ATTORNEY**

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21 On September 6, 2017, attorney for Debtor filed a *Motion to Withdraw as Attorney*
22 ("the Motion") (doc. 34). The Motion was heard on September 14, 2017. At the hearing, the
23 Court was left with the impression that counsel had served the Motion on his client, and
24 nonetheless his client opted not to appear. The Motion was granted under that necessary
25 assumption. Upon review of the certificate of service tied to the Motion (doc. 39), the Court
26 finds no evidence that the client/debtor was served.

27 THEREFORE, Debtor's counsel has five days from the entry of this memorandum to
28 file an amended certificate of service indicating that Debtor was served with the Motion (if

1 such service actually occurred). Otherwise, the Court will rescind granting the Motion, and the
2 Motion will need to be noticed on Debtor if it is to be prosecuted further.

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4 ***END OF MEMORANDUM***
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COURT SERVICE LIST

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